Remarks/Arguments

Reconsideration of this application is requested.

Request for Continued Examination

A Request for Continued Examination is enclosed in response to the final Office Action of February 7, 2005.

Claim Status

Claims 1-15 are pending. Claims 1, 14 and 15 are amended.

Claim Rejections - 35 USC 103

Claims 1-15 are rejected under 35 USC 103(a) as obvious over Henson (US 6,167,383) in view of Hoque, "Putting JavaScript to Work".

The claims were previously rejected as anticipated by Henson, and were amended to require that calculations be performed by the receiving terminal. The Office Action now concedes that Henson does not explicitly disclose that calculations are performed on the receiving terminal, but cites Hoque as disclosing performing calculations on a receiving terminal with JavaScript.

On further analysis of this matter, applicant believes that the Action has misinterpreted Henson with respect to another aspect of the invention that is already present in many of the independent claims: selecting the display control program according to properties such as the capability of the receiving side (claims 3, 9); a display format at the receiving terminal (claims 5, 10); the traffic on the network (claims 6, 11); the capability of the network (claims 7, 12); and the load on the server (claims 8, 13).

The Action does not address these limitations or explain how they are disclosed by Henson. However, the rejection of dependent claim 4 at page 3 of the Action provides a clue as to how Henson has been misinterpreted: "...Henson discloses wherein the server is informed by the user (Fig. 3A) of the capability of the receiving side (Fig. 3A I77J)". Henson's Fig. 3A shows a web page wherein the user enters desired configuration options (memory, hard drive, monitor, etc.) for a computer to be purchased. Thus, the information entered by the user in Fig. 3A

does not relate to capability of the receiving terminal itself, or network conditions, as is claimed, rather, it relates to the desired capability of a computer that is being configured for purchase. Henson does not disclose or suggest, as is claimed by the present invention, the use of information about the receiving terminal itself or network conditions to optimize the format, size, etc. of the web page that is displayed (i.e. selection of the display control program).

As pointed out above, claims 3 and 5-13 in their current form contain limitations that are neither disclosed nor suggested by Henson and Hoque and therefore cannot be rendered obvious by Henson and Hoque. Claim 4 is similarly allowable by its dependence on claim 3.

Claims 1, 14 and 15 are amended to recite the following limitation in order to clarify the distinction over Henson and Hoque:

...wherein the Web page is optimized according to capability of the receiving terminal, traffic on a network or load on a server...

Since this limitation is neither disclosed nor suggested by Henson and Hoque, claims 1, 14 and 15, and claim 2 dependent thereon, are not rendered obvious by Henson and Hoque.

Conclusion

This application is now believed to be in form for allowance. The examiner is invited to telephone the undersigned to resolve any issues that remain after entry of this amendment.

Appl. No. 09/775,535 Amdt. Dated April 29, 2005 Reply to Office Action of February 7, 2005

Any fees due with this response may be charged to our Deposit Account No. 50-1314.

Respectfully submitted,

HOGAN & HARTSON L.L.P.

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Troy M. Schmelzer

Registration No. 36,667 Attorney for Applicant(s)

500 South Grand Avenue, Suite 1900 Los Angeles, California 90071

Phone: 213-337-6700 Fax: 213-337-6701